PTO/SB/50 (4/98) PleaseAppreed introduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number of the Paperwork Reduction Act of 1995, no persons a REISSUE PATENT APPLICATION TRANSMITTAL

Address to:	Attorney Docket No. 042390.P3275R	_	
	First Named Inventor A. Ira Horden	A. Ira Horden	
Assistant Commissioner for Patents Box Reissue	Original Patent Number 5,812,860	-	
Washington, DC 20231	Original Patent Issue Date 09/22/1998 (Month/Day/Year)	1	
	Express Mail Label No. EL034436815US		
(Crieck applicable box)	Itility Patent Design Patent Plant Paten	t	
APPLICATION ELEMENTS	ACCOMPANYING APPLICATION PARTS		
*Fee Transmittal Form (PTO/SB/56) (Submit an original, and a duplicate for fee processing)	Foreign Priority Claim (35 USC 119) 7. (if applicable)		
2. Specification and Claims (amended, if appropriate)	8. Information Disclosure Copies of ID: Copies of ID: Citations	s	
3. Drawing(s) (35 U.S.C. 113)	English Translation of Reissue Oath/Declaration		
4. Reissue Oath / Declaration (original or copy) (37 C.F.R. § 1.175)(PTO/SB/51 or 52)	9. (if applicable)		
5. Original U.S. Patent Offer to Surrender Original Patent (37 C.F.R § 1.178)	*Small Entity 10. Statement(s) Statement filed in prior applicate Status still proper and desired	ion,	
	11. Preliminary Amendment		
Ribboned Original Patent Grant Affidavit / Declaration of Loss (PTO/SB/55)	12. Return Receipt Postcard (MPEP 503) (Should be specifically itemized)		
6. Original U.S. Patent currently assigned?	13. Other:		
Written Consent of all Assignees (PTO/SB/53 o	or 54)		
☐ 37 C.F.R. § 3.73(b) Statement ☐ Power Attorn		1	

14. CORRESPONDENCE ADDRESS

☐ Customer Nu	ımber of Bar Code Label	(Insert Custor	orrespondence address below				
Name BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP							
Address	12400 Wilshire Boulevard, Seventh Floor						
City	Los Angeles	State	California	Zip Code	90025		
Country	U.S.A. Te	elephone	(503) 684-6200	Fax	(503) 684-3245		

Name (Print/Type)	Donna Jo Coningsby, Reg. No. 41,684	
Signature	<u> </u>	L Data 1 09/22/00
Signature	Womalo Conerally	Date 09/22/00

Burden Hour Statement: This form is estimated take 0.2 hours to domptete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box Reissue, Washington, DC 20231.



Approved for use through 09/30/2000. OMB 06 Pate...and Trademark Office: U.S. DEPARTMENT OF COMMENCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control of the paper which the pap

FEE TRANSMITTAL for FY 1999

Patent fees are subject to annual revision.

Small Entity payments must be supported by a small entity statement, otherwise large entity fees must be paid. See Forms PTO/SB/09-12. See 37 C.F.R §§ 1.27 and 1.28.

TOTAL AMOUNT OF PAYMENT

Signature

(\$)

1,020.00

Complete if Known **Application Number** Filing Date September 22, 2000 First Named Inventor A. Ira Horden Examiner Name R. Sheikh Group/Art Unit unknown Attorney Docket Number 042390.P3275R

	METHOD OF PAYMENT (check one)			FEE CALCULATION (continued)					
	The Commissioner is hereby authorized to charge			3. ADDITIONAL FEE					
	indicated fees to:		Large	Entity	Small	Entit	у		
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	Deposit Account 02-2666		Code 105	(\$) 130	Code 205	(\$) 65	Surcharge - late	filing fee or oath	r
	Number Deposit		127	50	227		Surcharge - late	provisional filing fee	or
	Account Name Blakely, Sokoloff, Taylor & Zafn	nan LLP	139	130	139	130	cover sheet. Non-English spe	cification	
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	CFR §§ 1.16,1.17, 1.18 and 1.20.		112	920*	112	9201	Requesting publ' Examiner action	ication of SIR prior to	°
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=	114 150 214 75 Provisional filing fee		140	110	240		Petition to revive		
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c.c.	2. EXTRA CLAIM FEES Extra Fee from			430	242		Design issue fee	•	
	2. EXTRA CLAIM FEES Extra Fee from Claims below	Fee Paid	143 144	580	244		Plant issue fee		<u> </u>
EU.	Total Claims 21 - 20 = 1 X 18.00 =	\$18.00	122	130	122	130	Petitions to the 0	Commissioner	
	Claims 78.00 =	\$312.00	123	50	123	50	Petitions related	to provisional applic	ations
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	*or number previously paid, if greater, For Reissues, see below Large Entity Small Entity		581	40	581			patent assignment p number of properties	
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		<u></u>							
1	SUBMITTED BY						Complete (if	applicable)	
	Typed or Printed Name Donna Jo Coningsby							Reg. Number	41,684
	Signature In the signature	100			Date		09/22/00	Deposit Account	02-2666

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief information Officer, Patent and Arabemark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS.

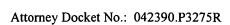
SEND TO: Assistant Commissioner for Patents, Box Patent Application, Washington, DC 20231.

Fyrans Mail Label No. FI 03/1/36815115 EL034436815US Express Mail Label No.

Date

09/22/00

User ID





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Reissue Application No.: Not Yet Assigned							
Filed:	Concur	rently herewith					
Patent 1	No.:	5,812,860					
Grante	d:						
Patente	e:	A. Ira Horden, et al.					
Title:	e: METHOD AND APPARATUS PROVIDING MULTIPLE VOLTAGES AND FREQUENCIES SELECTABLE BASED ON REAL TIME CRITERIA TO CONTROL POWER CONSUMPTION						
	and Tra	of Patents ademarks .C. 20231					
		REQUEST FOR ABSTRACT OF TITLE					
1.	Please prepare a certified Abstract of Title in respect of the above identified original patent for placing in the official file of the Reissue Application which is filed herewith.						
2.		the name of INTEL CORPORATION					
was rec	orded or	<u>February 12, 1996</u> , Reel <u>7862</u> , Frame <u>0492</u> .					
2.	For the	fee required by 37 CFR 1.19 (b)(4) please					
	<u>X</u> <u>X</u>	find enclosed a check in the amount of \$25.00. charge any shortages or credit any overages to Account No. 02-2666. A duplicate of this request is attached. Charge Account No. 02-2666 in the amount of \$15.00. A duplicate of this request is attached.					
Date:	<u> </u>	Donna Jo Coningsby Reg. No. 41,684					
		off, Taylor & Zafman, LLP					

Blakely, Sokoloff, Taylor & Zafman, LLI 12400 Wilshire Boulevard 7th Floor Los Angeles, California 90025-1026 (503) 684-6200

Reissue 09/668,952 (US Pat No. 5,831,860)

- 1. You required a supplemental declaration. None has been submitted.
- 2. The original patent, or an affidavit or declaration as to loss or inaccessibility of the original patent, must be received before this reissue application can be allowed. See 37 CFR 1.178. (FP 14.05.01)
- 3. By cancelling all the new claims and not amending any old ones there is no longer any error. Can not have a "no error" reissue.

Reject all the claims.

1

In response, Applicant

- a. can abandon the case! (and retain the original patent)
- b. Can file an RCE to continue prosecution of all the claims (i.e., amend to add back in the ones he wants)
- c. If divisional has been filed, we can suspend this case until such time as there are allowable claims in the divisional. At that point, we will rejoin the claims from the 2 applications and issue a single reissue patent.

Please return this note and include the parent cases (when submitting the action for review) to expedite the review process. If you have any questions call me. Thank You.

Pinchus M. Laufer SPRE, TC 2100 PK2 2D-16 B 306-4160 May 28, 20021

Please remember to wand all cases (particularly the issued parent) so they can be located.

a recapture of the surrendered subject matter. If the narrowing limitation modifies the claim in such a manner that the scope of the claim no longer results in a recapture of the surrendered subject matter, then there is no recapture. In this situation, even though a rejection based on recapture is not made, the examiner should make of record the reason(s) why, as a result of the narrowing limitation, there is no recapture.

REISSUE TO TAKE ADVANTAGE OF 35 U.S.C. 103(b):

A patentee may file a reissue application to permit consideration of process claims which qualify for 35 U.S.C. 103(b) treatment if a patent is granted on an application entitled to the benefit of 35 U.S.C. 103(b), without an election having been made as a result of error without deceptive intent. See MPEP § 706.02(n). This is not to be considered a recapture. The addition of process claims, however, will generally be considered to be a broadening of the invention (Ex parte Wikdahl, 10 USPQ2d 1546 (Bd. Pat. App. & Inter. 1989)), and such addition must be applied for within two years of the grant of the original patent. See also MPEP § 1412.03 as to broadened claims.

REISSUE FOR ARTICLE CLAIMS WHICH ARE FUNCTIONAL DESCRIPTIVE MATERIAL STORED ON A COMPUTER-READABLE MEDIUM:

A patentee may file a reissue application to permit consideration of article of manufacture claims which are functional descriptive material stored on a computer-readable medium, where these article claims correspond to the process or machine claims which have been patented. The error in not presenting claims to this statutory category of invention (the "article" claims) must have been made as a result of error without deceptive intent. The addition of these "article" claims will generally be considered to be a *broadening* of the invention (*Ex parte Wikdahl*, 10 USPQ2d 1546 (Bd. Pat. App. & Inter. 1989)), and such addition must be applied for within two years of the grant of the original patent. See also MPEP § 1412.03 as to broadened claims.

REJECTION BASED UPON RECAPTURE:

Reissue claims which recapture surrendered subject matter should be rejected using form paragraph 14.17.

¶ 14.17 Rejection, 35 U.S.C. 251, Recapture

Claim[1] rejected under 35 U.S.C. 251 as being an improper recapture of broadened claimed subject matter surrendered in the application for the patent upon which the present reissue is based. See Hester Industries, Inc. v. Stein, Inc., 142 F.3d 1472, 46 USPQ2d 1641 (Fed. Cir. 1998); In re Clement, 131 F.3d 1464, 45 USPQ2d 1161 (Fed. Cir. 1997); Ball Corp. v. United States, 729 F.2d 1429, 1436, 221 USPQ 289, 295 (Fed. Cir. 1984). A broadening aspect is present in the reissue which was not present in the application for patent. The record of the application for the patent shows that the broadening aspect (in the reissue) relates to subject matter that applicant previously surrendered during the prosecution of the application. Accordingly, the narrow scope of the claims in the patent was not an error within the meaning of 35 U.S.C. 251, and the broader scope surrendered in the application for the patent cannot be recaptured by the filing of the present reissue application.

[2]

Examiner Note

In bracket 2, the examiner should explain the specifics of why recapture exists, including an identification of the omitted/broadened claim limitations in the reissue which provide the "broadening aspect" to the claim(s), and where in the original application the narrowed